IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

KATRINA HUTCHINSON, on behalf of herself and all others similarly situated,

Plaintiff,

Case No. 8:19-cv-01551-PWG

v.

GENERAL MOTORS LLC,

Defendant.

STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiff Katrina Hutchinson ("Plaintiff") and Defendant General Motors LLC ("GM"), by and through their undersigned counsel, hereby stipulate and agree that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff's claims against GM are hereby dismissed with prejudice. Each party shall bear its own costs and attorneys' fees, except as may otherwise be agreed by the parties.

SO STIPULATED.

DATED: January 5, 2022 Respectfully submitted,

/s/ Nicholas A. Migliaccio

Nicholas A. Migliaccio

(Maryland Federal Bar No. 29077)

Jason S. Rathod

(Maryland Federal Bar No. 18424)

MIGLIACCIO & RATHOD LLP

412 H Street NE

Washington, DC 20002

T: 202.470.3520

F: 202.800.2730

nmigliaccio@classlawdc.com

jrathod@classlawdc.com

/s/ Stephen B. Devereaux

Stephen B. Devereaux (admitted *pro hac vice*)

Susan M. Clare (admitted pro hac vice)

Adam Reinke (admitted pro hac vice)

KING & SPALDING LLP

1180 Peachtree Street, N.E.

Atlanta, GA 30309

T: 404.572.4600

F: 404.572.5100

sdevereaux@kslaw.com

sclare@kslaw.com

areinke@kslaw.com

Counsel for Defendant General Motors LLC

Daniel C. Levin LEVIN SEDRAN & BERMAN 510 Walnut Street, Suite 500 Philadelphia, PA 19106 T: 215.592.1500

F: 215.592.4663 dlevin@lfsb.com

Counsel for Plaintiff Katrina Hutchinson

CERTIFICATE OF SERVICE

I hereby certify that on January 5, 2022, a copy of the foregoing document was electronically filed with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all registered users.

/s/ Nicholas A. Migliaccio
Nicholas A. Migliaccio

Counsel for Plaintiff Katrina Hutchinson